#8

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE In re Application of Atty. Docket

MAY 2 0 2005 8

FRANCISCUS C.H.T. LIEDENBAUM

NL 000590

Serial No. 10/003,061

Filed: NOVEMBER 2, 2001

Title: DISPLAY DEVICE

Mail Stop: Petitions
Commissioner for Patents
Alexandria, VA 22313

Group Art Unit: 2674

Examiner: XIAO M. WU

ECEIVED

MAY 2 7 2004

MAY 2 4 2004

Technology Center 2600

CFFICE OF PETITIONS

PETITION TO WITHDRAW HOLDING OF ABANDONMENT
BASED ON FAILURE TO RECEIVE final Office action
UNDER 37 CFR \$1.181(a)

JUN - 8 2004

Sir:

Applicant requests that the Patent and Trademackinous CENTER 2600 withdraw the Notice of Abandonment mailed on April 28, 2004 (Exhibit A) in this patent application for failure to timely reply to the final Office action mailed on 25 September 2003, which was never received by this office.

In the Notice, U.S. Patent Application No. 10/003,061 was stated to be abandoned for failure to timely file a proper reply to the final Office action mailed on 25 September 2003. At this time, I personally had not received the final Office action in this Application, nor did I have any personal knowledge to the effect that any persons in my office received a final Office action.

In response to this Notice, I personally reviewed the corresponding docket record (Exhibit B) to determine if a final Office action was in fact received on or around 25 September 2003. I further reviewed the docket record to determine whether some response on this Application was due on

a date that was some one, two, or three month multiple on or around 25 September 2003. This review showed no received communication was noted on the docket record. I further searched the contents of the docket file and again found no copy or reference to a final Office action received subsequent to 25 September 2003.

I then reviewed our computerized docket record for docket number NL000590, corresponding to U.S. Patent Application No. 10/003,061 (Exhibit C) to determine if any such final Office action or required response was noted. I discovered no notation indicating that such final Office action or response was received or due for this Application.

Following receipt of the Notice of Abandonment my assistant, Edna Chapa, telephoned the Office of Initial Examination Division at the telephone number listed on the bottom of the Notice of Abandonment. Ms. Chapa explained that we had never received the final Office action and requested that a facsimile copy be sent for our records. However, the statutory period for responding to the final Office action mailed on 25 September 2003 expired before the Notice of Abandonment was mailed or received. Accordingly, we are statutorily unable to respond to the final Office action unless the Abandonment is withdrawn and the final Office action is re-mailed with a new mailing date.

The Applicant has made a diligent and sincere effort to clearly set out the facts and circumstances surrounding this matter and believes that a sufficient showing is made thereby for an immediate allowance of this Petition and notice to this effect is earnestly solicited.

Accordingly, it is requested that the Notice of Abandonment dated April 28, 2004 be withdrawn, the status of

the above-identified application be changed from abandoned to pending, and a new final or other Office action be mailed in due course.

If there are any difficulties regarding this matter, it is requested that the undersigned be contacted at the telephone number indicated below.

Respectfully submitted,

Eric M. Bram, Reg. 37,285 Attorney, (914) 333-9635

Encl.:

Exhibit A: Copy of Notice of Abandonment dated

April 28, 2004

Exhibit B: Copy of Corresponding Docket Record Exhibit C: Copy of Computerized Docket Record

CERTIFICATE OF MAILING

It is hereby certified that this correspondence is being deposited with the United States Postal Service as first-class mail in an envelope addressed to:

COMMISSIONER FOR PATENTS

Alexandria, VA 22313

on May 18, 2004

By Man Chape



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/003,061 11/02/2001		Coen Theodorus Hubertus Fransiscus Liedenbaum	NL 000590	4835	
24737 75	90 04/28/2004		EXAMI	NER	
	ELLECTUAL PROP	ERTY & STANDARDS	WU, XIA	O MIN	
P.O. BOX 3001	MANOR, NY 10510	The man was	ART UNIT	PAPER NUMBER	
BRIARCEITT	MANOK, IVI 10510		2674	7	
		4 2004	DATE MAILED: 04/28/2004	ı	
		MAY 2 4 2004 CFFICE OF TEXTLONS			
		OFFICE OF PETTIONS			

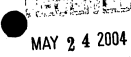
Please find below and/or attached an Office communication concerning this application or proceeding.

RECEIVED

MAY 2 7 2004

Technology Center 2600

DOCKETED	D.	en gentametal en pro-	Marie Sala		
COMPUTER		AP	R 2 9 2004		
SECRETARY	56	04	w		
ATTORNEY					



CONTRACTOR OF CASE OF	Application No.	Applicant(s)	
CAHICE OF PETITIONS	40/000 004	LIEDENBAUM,	COEN
	10/003,061	THEODORUS F	
Notice of Abandonment		FRA	
	Examiner	Art Unit	
	XIAO M. WU	2674	
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence ad	ldress
his application is abandoned in view of:	·		
	14 of Contember 200	9	
 Applicant's failure to timely file a proper reply to the Office (a) ☐ A reply was received on (with a Certificate of Note period for reply (including a total extension of time of 	Mailing or Transmission dated month(s)) which expired on _), which is after the	
(b) A proposed reply was received on, but it does	not constitute a proper reply under 3	7 CFR 1.113 (a) to	the final rejection.
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37	n consists only of: (1) a timely filed a d Notice of Appeal (with appeal fee); CFR 1.114).	mendment which pl or (3) a timely filed	aces the Request for
(c) A reply was received on but it does not constit final rejection. See 37 CFR 1.85(a) and 1.111. (See	ute a proper reply, or a bona fide atte explanation in box 7 below).	empt at a proper rep	oly, to the non-
(d) ☑ No reply has been received.			
 Applicant's failure to timely pay the required issue fee an from the mailing date of the Notice of Allowance (PTOL- 	85).		
(a) The issue fee and publication fee, if applicable, wa), which is after the expiration of the statutory particular and applicable, was). Allowance (PTOL-85).	is received on (with a Certific	ate of Mailing or T nd publication fee)	ransmission dated set in the Notice of
(b) The submitted fee of \$ is insufficient. A balance	ce of \$ is due.		
The issue fee required by 37 CFR 1.18 is \$	The publication fee, if required by 37	7 CFR 1.18(d), is \$_	·
(c) ☐ The issue fee and publication fee, if applicable, has r			
3. Applicant's failure to timely file corrected drawings as rec Allowability (PTO-37).	quired by, and within the three-month	period set in, the N	lotice of
(a) Proposed corrected drawings were received on after the expiration of the period for reply.	(with a Certificate of Mailing or Tra	nsmission dated _), which is
(b) ☐ No corrected drawings have been received.			
The letter of express abandonment which is signed by t the applicants.	he attorney or agent of record, the as	ssignee of the entire	e interest, or all of
 The letter of express abandonment which is signed by a 1.34(a)) upon the filing of a continuing application. 	an attorney or agent (acting in a repro	esentative capacity	under 37 CFR
6. The decision by the Board of Patent Appeals and Interf	erence rendered on and beca	use the period for s	eeking court review
of the decision has expired and there are no allowed cl	RECE		
7. The reason(s) below:	NECL		
7. The reason(s) below.	MAY 2 7	2004	
	Technology C	Center 2600	- Wu
		XIAO M. WU Primary Exam Art Unit: 2674	iner
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to with	draw the holding of abandonment under	37 CFR 1.181, should	be promptly filed to
minimize any negative effects on patent term.			

(703) 305-4721

'HILIPS ELECTA		AC CODE			•			
CORPORATE INTELLECTUAL PROPERTY					AC CODE			
					26			>
•								APPLN. NO:
antor(s)	denham	-a Eas	nsiscus C	o W T				Z Z
	ic revaux	VI FRA	msescus c		/			
, Displa	ay device	r l		<u> </u>	-			0
	J Color			· ···				8
ignee KPE	NV							ω .
ignment Recorded		1 F	leel <u>12355</u>	Fram	939.	946	5	6
OFFICE A	CTIONS	DATE	TYPE OF AC	CTION DUE		DUE DATE	DATE MAILED	
vention Date		11.07.0	New apple	cation			11-2-01	1
	OA	4/9/03	Omendne	_ _	7	19/03		1
		+,,,,,	IDS				5/23/03]
		4/28/04	Petition to	Raeio	e 5%	28/24]
								<u> </u>
	·							끝
								FILING
								DATE
				· · · · · · · · · · · · · · · · · · ·				m
								-
								Ö
								<u> </u>
			· · · · · · · · · · · · · · · · · · ·					
								
								r
ed		Final Fee	e Paid			2	3 9	PH
						ATTORNEY	DIVISION	
					LIEDE I	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	į ž	/
					NL000590 NEDENBAUM, COEN THEOL	Bram	B	0
ırks					NL000590	12	10	Õ
					O THE	12	7	7
					R		2	
	•			·	2003			7
					ω			ر آسر
							1 1	(

IF2A READ	ONLY	Patent	Application	on Data, PH	NR NL000590		0	6MAY2004
First inv		365 9 07NOV H.F. L NTS BOK	2000 IEDENBAUM	DEVICE		PPM code		PS07-03
- -	UNITED STA Deadline 090CT2003 28MAY2004	Advic 09JUL	e dat 2003	NO Receive 09APR2003 28APR2004	RMAL Mail 09JUL2003	Note OUT		;PTO E

F8 = Selection menu Return = Next field F12 = Prev. field